

said Third *Tuesday* of *October*: And that all Writs, Process, and Precepts, already issued, or to be issued, out of the Provincial Court, returnable to the next Court, shall be returnable to the said Third *Tuesday* of *October*: And that all Sheriffs, Coroners, and other Officers, that have arrested, or shall arrest, any Person or Persons, by Virtue of any Writ, Precept, or Process, returnable to the Second *Tuesday* of *September* next, shall be under the same Obligation to have the Party arrested, at *Annapolis*, the said Third *Tuesday* of *October*: And that all Bail Bonds taken, or that shall be taken, for the Appearance of any Person or Persons at the Provincial Court to be held the Second *Tuesday* of *September* next, shall be discharged, by Appearance of the Party or Parties, the Third *Tuesday* of *October* next; and forfeited, and assignable for the Non-Appearance of the Party or Parties then, as if such Writ, Process, and Precepts, were then returnable: And that the Provincial Courts, for the future, shall begin the Third *Tuesday* of *May* and *October*, Yearly; any Law, Usage, or other Cause, Matter, or Thing, to the contrary, notwithstanding.

PROVIDED always, That it shall and may be lawful for the Justices of the Provincial Court, as often as they shall have special Occasion for so doing, to adjourn the said Provincial Court, from the Days aforesaid, to any other convenient Time, as to them shall seem meet; any thing herein contained to the contrary, notwithstanding.

AND be it Enacted, by the Authority aforesaid, That that Part of an Act of Assembly, intituled, *An Act causing Grand and Petit Jurors to come to the Provincial and County Courts, and ascertaining their allowances*, made at a Session of Assembly, begun and held at the City of *Annapolis*, the Twenty Sixth Day of *April*, *Anno Domini* Seventeen Hundred and Fifteen, which relates to summoning Grand and Petit Jurors to attend at the Provincial Court, be and is hereby Repealed, and made Void.

AND whereas, since last Provincial Court, sundry Persons have been committed for Crimes and Misdemeanours by them done; and Witnesses have been bound over, to testify against such Persons at next Provincial Court,

BE it therefore Enacted, That all such Commitments and Recognizances returnable before the said Provincial Court, shall be obliged to be returned by the respective Magistrates taking such Recognizances, before the Judges of Assize, in the respective Counties where the Offences have been committed; and the Offenders and Witnesses be obliged to appear, by Virtue of said Recognizances, accordingly.

AND be it further Enacted, by the Authority, Advice, and Consent aforesaid, That the Secretary, for the Time being, shall cause every Record that shall be ordered by any Attorney of the Provincial Court, to be made out for any Trial of any Issues at the Assizes, to be transmitted to the Clerk of the Assize of the Circuit where the Issue is to be tried, (who is, by this Act, obliged to receive and carry the same the Circuit,) before the Assizes for that Shore, wherein the Issue is to be tried, begins, under the Penalty of paying unto the Party that suffers, for want of the Record being transmitted, such Costs and Damages, as shall be, by the Justices of